

REMARKS

Claims 1-59 remain in the application.

Restriction Requirement

The Examiner required election of one of the following inventions:

Group I – allegedly drawn to a method reducing flicker in driving display and including claims 1, 10, 23, 27, 31 and 35;

Group II – allegedly drawn to control of gray scale data;

Group III - allegedly drawn to control of intensity level using different areas in conveying the image data;

Group IV – allegedly drawn to subject matter where intensities is either adjusted or a part of said range is made unavailable; or

Group V – allegedly drawn to spatial filtering.

Election

Applicants wish to elect Group I including claims 1, 10, 19, 23, 27, 31, and 35 (noting that claims 19, 34, 36 and 37 were not originally part of any group outlined by the Examiner).

Applicants note that claims 1, 10 and 23 are generic to all of the claim groups. Accordingly, all claims are hereby made dependent upon one of claims 1, 10 and 23 and thus, upon claims 1, 10 and 23 being found allowable, rejoinder of the remaining claims and allowance of each of claims 1-59 is requested.

For all of the above stated reasons, reconsideration and withdrawal of the outstanding restriction/election requirement and favorable allowance of all claims in the instant application are earnestly solicited.

U.S. Application No. 10/743,770
Atty. Docket No. 12480-000028/US

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment to Deposit Account No. 08-0750 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Very truly yours,

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